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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/998,303	12/03/2001	Sung-Chan Park	08244.0032	4821	
7590 11/19/2003			EXAM	EXAMINER	
Finnegan, Henderson, Farabow,			NGUYEN, THANH T		
Garrett & Dunner, L.L.P.			ART UNIT	PAPER NUMBER	
I300 I Street, N.W.			ARTONII	PAPER NOVIBER	
Washington, DC 20005-3315		•	2813	2813	
			DATE MAILED: 11/19/2003	DATE MAILED: 11/19/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	09/998,303 PARK ET AL.						
Office Action Summary	Examiner	Art Unit					
•	Thanh T. Nguyen	2813					
The MAILING DATE of this communication app							
Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however, may a reply be y within the statutory minimum of thirty (30) vill apply and will expire SIX (6) MONTHS fr , cause the application to become ABANDO	timely filed days will be considered timely. om the mailing date of this communication. NED (35 U.S.C. § 133).					
1) Responsive to communication(s) filed on <u>17 S</u>	eptember 2003.						
2a) ☐ This action is FINAL . 2b) ☐ This	action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) ☐ Claim(s) <u>1-9</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
·	6)⊠ Claim(s) <u>1-9</u> is/are rejected.						
7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	r election requirement						
Application Papers	r ciccuon requirement.						
9) The specification is objected to by the Examine	भ.						
10) The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner.							
Applicant may not request that any objection to the	drawing(s) be held in abeyance.	See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correct							
11) The oath or declaration is objected to by the Ex	caminer. Note the attached Off	ice Action or form PTO-152.					
Priority under 35 U.S.C. §§ 119 and 120							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Burea * See the attached detailed Office action for a list 13) Acknowledgment is made of a claim for domest since a specific reference was included in the first 37 CFR 1.78. a) The translation of the foreign language profits the foreign language profits acknowledgment is made of a claim for domest reference was included in the first sentence of the foreign language profits acknowledgment is made of a claim for domest reference was included in the first sentence of the foreign language profits acknowledgment is made of a claim for domest reference was included in the first sentence of the foreign language profits acknowledgment is made of a claim for domest reference was included in the first sentence of the foreign language profits acknowledgment is made of a claim for domest reference was included in the first sentence of the foreign language profits acknowledgment is made of a claim for domest reference was included in the first sentence of the foreign language profits acknowledgment is made of a claim for domest reference was included in the first sentence of the foreign language profits acknowledgment is made of a claim for domest reference was included in the first sentence of the foreign language profits acknowledgment is made of a claim for domest reference was included in the first sentence of the foreign language profits acknowledgment is made of a claim for domest reference was included in the first sentence of the foreign language profits acknowledgment is made of a claim for domest reference was included in the first sentence of the foreign language profits acknowledgment is made of a claim for domest reference was included in the first sentence of the foreign language profits acknowledgment is made of a claim for domest reference was incl	s have been received. s have been received in Applicative documents have been received (PCT Rule 17.2(a)). of the certified copies not receive priority under 35 U.S.C. § 11 st sentence of the specification ovisional application has been a fic priority under 35 U.S.C. §§ 1	reation No reived in this National Stage rived. 9(e) (to a provisional application) rived or in an Application Data Sheet. received. 20 and/or 121 since a specific					
Attachment(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Inform	ary (PTO-413) Paper No(s) al Patent Application (PTO-152)					

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-3, 6 are rejected under 35 U.S.C. 102(e) as being anticipated by Kim (U.S. Patent Application Publication No. 2001/0036730).

Referring to figures 2A-2E, Kim teaches a method for forming contact openings between bit line patterns, the method comprising the steps of:

- a) forming bit line patterns (107) on a substrate including word line patterns (105, DRAM device include a word line) thereby forming a first resulting structure;
 - b) forming an interlayer insulating film (106b) on the first resulting structure;
- c) etching the interlayer insulating film with an etching mask (110) defining a straight line shape, and forming a straight line shaped contact opening (112) between neighboring bit line patterns (107); and
- d) forming insulating layers (113, silicon nitride) on the sidewalls of the bit line patterns (107) only exposed through the contact opening (112).

Regarding to claim 2-3, the interlayer insulating layer (106b, oxide layer)

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Regarding to claim 6, the top surfaces of the bit line patterns are covers with a layer selected from the group consisting of an oxide layer (106b).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 1-6, 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kim (U.S. Patent Application Publication No. 2001/0036730) in view of further in view of cooper et al. (U.S. Patent No. 5,219,793).

Referring to figures 2A-2E, Kim teaches a method for forming contact openings between bit line patterns, the method comprising the steps of:

- a) forming bit line patterns (107) on a substrate including word line patterns (105, DRAM device include a word line) thereby forming a first resulting structure;
 - b) forming an interlayer insulating film (106b) on the first resulting structure;
- c) etching the interlayer insulating film with an etching mask (110) defining a straight line shape, and forming a straight line shaped contact opening (112) between neighboring bit line patterns (107); and
- d) forming insulating layers (113, silicon nitride) on the sidewalls of the bit line patterns (107) only exposed through the contact opening (112).

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Regarding to claim 2-3, the interlayer insulating layer (106b, oxide layer)

Regarding to claim 6, the top surfaces of the bit line patterns are covers with a layer selected from the group consisting of an oxide layer (106b).

However, Kim does not teach the interlayer insulating layer has a low dielectric constant is etched a gas mixture of CF₄, CHF₃, and argon (Ar) or using a gas selected from Ar, O₂, N₂, H₂, CH₄, C₂H₄ and C_xF_y as claimed in claims 2-4, 8. Nevertheless, such processing step is known in the semiconductor processing art as evidenced by Cooper et al.. Cooper teaches forming an oxide interlayer insulating layer (18) and SOG layer (22, spin on glass, Noted SOG layer is a low dielectric oxide layer which has the dielectric constant less than 3.5 as claimed in claims 2-3) is etched with a mixture of CF₄, CHF₃, and argon (Ar) or one of Ar, O₂ and C₂F₆, at the pressure of 150-350 mtorr (see col. 5, lines 4-19). It would have been obvious to a person of ordinary skill in the art at the time of the invention was made would have used a mixture of CF₄, CHF₃, and argon (Ar) or one of Ar, O₂ and C₂F₆ to etch the interlayer insulating layer in Kim's process as taught by Cooper et al. because carbon and fluorine compound plasma can selectively etch the oxide interlayer insulating layer and remove all the oxide interlayer layer to expose the contact region between conductive patterns, and in the case when some spacing between conductive patterns wider than the other, the carbon and fluorine compound plasma can selectively etch the oxide interlayer insulating layer and leave a portion of oxide interlayer insulating layer on the sidewall of the conductive patterns to form sidewall spacers and also expose the contact region between the conductive patterns.

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Regarding to claim 6, method of forming a mask pattern covering a top portion of the conductive layer pattern wherein the mask pattern is formed of a layer selected from a group consisting of silicon nitride. Nevertheless, such processing step is known in the semiconductor processing art as evidenced by Cooper. Cooper teaches forming a mask pattern (16) covering a top portion of the conductive layer pattern (14) wherein the mask pattern (16) is formed of a layer selected from a group consisting of silicon nitride (see figure 1 and col. 3, lines 52-63). It would have been obvious to a person of ordinary skill in the art at the time of the invention was made would have formed a silicon nitride mask pattern covering a top portion of the conductive layer pattern in the Kim's process as taught by Cooper et al. *because* the silicon nitride mask pattern provides protection to the top surface of conductive layer pattern during the etching process of interlayer insulating layer, so that the top surface of the conductive layer pattern can not be etched or damaged by the chemical or plasma.

Regarding to claims 5, 9, the specific etching pressure range as claimed are taken to be obvious since these are variables of art recognized importance which are subject to routine experimentation and optimization and discovery of an optimum value for a known process is obvious. In re Aller, 105 USPQ 233 (CCPA 1955). And, even if applicants' modification results in great improvement and utility over the prior art, it may still not be patentable if the modification was within the capabilities of one skilled in the art, In Re Sola 25 USPQ 433. Since, Cooper teaches that the oxide interlayer insulating layer (18, 22) is etched with a mixture of CF₄, CHF₃, and argon (Ar) or one of Ar, O₂ and C₂F₆ at the pressure of 150-350 mtorr (see col. 5, lines 4-19), hence, one of ordinary skill in the requisite art at the time the invention was made would have adjusted the plasma etching pressure to the range of less than 100 mtorr to etch

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the interlayer insulating layer *because* when an optimum etching pressure in the etching chamber is used to etch the interlayer insulating layer, the interlayer insulating layer in the contact region can be completely removed or at the same time leaving a portion of the interlayer insulating layer on the sidewall of conductive layer patterns depending on the spacing between the conductive layer patterns.

Claims 7-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kim (U.S. Patent Application Publication No. 2001/0036730), and further in view of Chang et al. (U.S. Patent No. 6,159,842) and further in view of Tsai et al. (U.S. Patent No. 6,331,480).

Regarding to claim 7, the interlayer insulating layer is formed of a polymer.

Nevertheless, such processing step is known in the semiconductor processing art as evidenced by Chang et al. Chang et al. teaches forming a low dielectric constant material layer HSQ layer (18) having a dielectric constant about 3 over the conductive layer patterns (14) (see figure 1 and col. 4, lines 22-40). The HSQ layer is a silicon polymer and spin-on insulating oxide material having a dielectric constant of 2.7-3.0 (see col. 1, lines 50-55). It would have been obvious to a person of ordinary skill in the art at the time of the invention was made would have used a silicon polymer HSQ layer having low dielectric constant to replace Kim's low dielectric interlayer insulating layer as taught by Chang et al. *because* silicon polymer HSQ layer can be easily deposited over the conductive layer patterns by spin-on coating process, and HSQ material also has the same low dielectric constant characteristics as the other low dielectric constant material which eliminates the capacitive interaction or coupling between closely-spaced conductive layer patterns.

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Regarding to claim 8, the interlayer insulating layer is formed of a polymer and etched with a gas selected from Ar, O_2 , N_2 , H_2 , CH_4 , C_2H_4 and C_xF_y . Nevertheless, such processing step is known in the semiconductor processing art as evidenced by Tsai et al. Tsai et al. teaches etching low dielectric constant material HSQ having a dielectric constant of about 2.5-3.5 with an etchant of O_2/C_2F_6 (see col. 3, lines 15-21).

Since, Chang et al. teaches forming a low dielectric constant material layer of polymer HSQ layer over the conductive layer patterns having a dielectric constant of 2.7-3.0. It would have been obvious to a person of ordinary skill in the art at the time of the invention was made would have etched a silicon polymer HSQ layer with an etchant of O_2/C_2F_6 in Chang et al.'s process as taught by Tsai et al. *because* Chang et al. and Tsai et al. both have similar HSQ material, and HSQ material layer which can be selectively etched with O_2 and/or C_2F_6 to form spacers on the sidewall of conductive layer pattern and/or expose the conductive region.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thanh Nguyen whose telephone number is (703) 308-9439, or by Email via address Thanh.Nguyen@uspto.gov. The examiner can normally be reached on Monday-Thursday from 6:00AM to 3:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carl Whitehead, can be reached on (703) 308-4940. The fax phone number for this Group is (703) 308-7722.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0956 (See MPEP 203.08).

Thanh Nguyen
Patent Examiner
Patent Examining Group 2800

Charle

TTN